

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER	see Form PCT/ISA/220					
CISCP329.WO	ACTION as	well as, where applicable, item 5 below.					
International application No.	International filing date (day/month/year	(Earliest) Priority Date (day/month/year)					
PCT/US2004/019617 18/06/2004 31/07/2003							
Applicant							
CISCO TECHNOLOGY, INC.							
This international Search Report has beer according to Article 18. A copy is being tra	n prepared by this international Searching ansmitted to the international Bureau.	Authority and is transmitted to the applicant					
This International Search Report consists	of a total of sheets.						
X it is also accompanied by	a copy of each prior art document cited in	this report.					
Basis of the report a. With regard to the language, the language in which it was filed, unloaded.	international search was carried out on the ess otherwise indicated under this item.	e basis of the international application in the					
The International sthis Authority (Rul	search was carried out on the basis of a tree 23.1(b)).	anslation of the International application furnished to					
b. With regard to any nucleo	ntide and/or amino acid sequence disclo	sed In the international application, see Box No. I.					
2. Certain claims were four	nd unsearchable (See Box II).						
3. Unity of invention is lack	Unity of invention is lacking (see Box III).						
4. With regard to the title ,							
X the text is approved as sut	omitted by the applicant.						
the text has been establish	the text has been established by this Authority to read as follows:						
5. With regard to the abstract,							
X the text is approved as sub	• • • • • • • • • • • • • • • • • • • •						
may, within one month from	ed, according to Rule 38.2(b), by this Aut n the date of malling of this international s	hority as it appears in Box No. IV. The applicant search report, submit comments to this Authority.					
6. With regards to the drawings ,							
a. the figure of the drawings to be pu	blished with the abstract is Figure No	4					
X as suggested by th	• •	**************************************					
吊	Authority, because the applicant failed to	55 5					
	Authority, because this figure better char- published with the abstract.	acterizes the invention.					

.ernational Application No PCT/US2004/019617

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 H04L12/56

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 H04L

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	US 6 397 260 B1 (HISCOCK JAMES SCOTT ET AL) 28 May 2002 (2002-05-28)	1-3,5, 7-13, 15-18, 22-24, 28-32, 36-42
	column 6, line 21 - column 7, line 44; figure 3	30-42
Y	US 6 295 276 B1 (BHASKAR RAGULA ET AL) 25 September 2001 (2001-09-25)	1-3,5, 7-13, 15-18, 22-24, 28-32, 36-42
	column 5, line 54 - column 8, line 67; figure 2 column 15, lines 16-51	30 42
	- <u></u>	

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.			
Special categories of cited documents: A' document defining the general state of the art which is not considered to be of particular relevance E' earlier document but published on or after the international filing date L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) O' document referring to an oral disclosure, use, exhibition or other means P' document published prior to the international filing date but later than the priority date claimed	 "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family 			
Date of the actual completion of the international search	Date of mailing of the international search report 07/10/2004			
30 September 2004 Name and mailing address of the ISA	Authorized officer			
European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Kreppel, J			

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	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	Is.i
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Y	US 2003/037165 A1 (SHINOMIYA DAISUKE) 20 February 2003 (2003-02-20) paragraph '0015! paragraphs '0147! - '0178!	 1-3,5, 7-13, 15-18, 22-24, 28-32, 36-42
1	US 5 473 599 A (COLE BRUCE A ET AL) 5 December 1995 (1995-12-05) column 6, line 27 - column 7, line 29; figure 2a column 15, lines 30-48	\$ 1-43
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IATIONAL SEARCH REPOR

Information on patent family members

rnational Application No PCT/US2004/019617

Patent document cited in search report		Publication date	Patent family member(s)			Publication date	
US 6397260	B1	28-05-2002	NON		·		
US 6295276	B1	25-09-2001	US US	2003031180 6493341		13-02-2003 10-12-2002	
US 2003037165	A1	20-02-2003	JP	2003023444	Α .	24-01-2003	
US 5473599	Α	05-12-1995	AU WO	2359995 9529544		16-11-1995 02-11-1995	



From the INTERNATIONAL SEARCHING AUTHORITY

То:				PCT		
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43 <i>bis.</i> 1)		
				Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)		
1	licant's or agent's file form PCT/ISA/2			FOR FURTHER ACTION See paragraph 2 below		
ì	national application T/US2004/01961		International filing date (date 18.06.2004	lay/month/year)	Priority date (day/month/year) 31.07.2003	
1	national Patent Clas 4L12/56	ssification (IPC) or l	both national classification	and IPC	BEYER WEAVER & THOMAS, LLP ATTY: JEW ASSOC.: JMW	
,	licant SCO TECHNOLO	OGY, INC.			ACTION: Resp to Written Opn	
1.	This opinion co	ontains indication	ons relating to the folk	owing items:	DUE DATES: 1/7/05	
	☑ Box No. I ☑ Box No. II	Basis of the op	inion		DOCKETED: 10 22 BY: CAU DOCKET NO.: CISCP 329W0	
	☐ Box No. III	Non-establishn		rd to novelty, inven	tive step and industrial applicability	
	 ☐ Box No. IV Lack of unity of invention ☐ Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement 					
	Box No. VI Certain documents cited				atement	
	☐ Box No. VII Certain defects in the international application					
:	Box No. VIII Certain observations on the international application					
2.	2. FURTHER ACTION					
	If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.					
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.					
	For further options, see Form PCT/ISA/220.					
3.	For further details, see notes to Form PCT/ISA/220.					

Name and mailing address of the ISA:

Authorized Officer

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/019617

_	Box	No. I	Basis of the opinion
1.	With	regard	to the language , this opinion has been established on the basis of the international application in ge in which it was field, unless otherwise indicated under this item.
		langua	pinion has been established on the basis of a translation from the original language into the following ge , which is the language of a translation furnished for the purposes of international search Rules 12.3 and 23.1(b)).
2.	With	regard	to any nucleotide and/or amino acid sequence disclosed in the international application and to the claimed invention, this opinion has been established on the basis of:
	a. ty	pe of m	naterial:
		∃ ase	equence listing
		□ tabl	e(s) related to the sequence listing
	b. fo	rmat of	material:
] in w	ritten format
		inc	omputer readable form
	c. tin	ne of fil	ing/furnishing:
		on:	tained in the international application as filed.
] filed	together with the international application in computer readable form.
] furn	ished subsequently to this Authority for the purposes of search.
3.		has bed copies	tion, in the case that more than one version or copy of a sequence listing and/or table relating thereto en filed or furnished, the required statements that the information in the subsequent or additional is identical to that in the application as filed or does not go beyond the application as filed, as riate, were furnished.
4.	Addi	tional c	omments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/US2004/019617

	Box No. II	Priority					
1.	-	llowing document h	as not be	en furnishe	d:		
	□ copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).						
	translation of the earlier application whose priority has been claimed (Rule 43 <i>bis</i> .1 and 66.7(b)).						
	Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.						
2.	This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.						
3.	Additional of	observations, if nec	essary:				
_	Box No. V	Reasoned state	ement und	er Rule 43	Bbis.1(a)(i) with regard to novelty, inventive step or		
_					ns supporting such statement		
1.	Statement						
	Novelty (N)		Yes: No:	Claims Claims	1-43		
	Inventive st	ep (IS)	Yes: No:	Claims Claims	4,6,14,19-21,25-27,33-35,43 1-3,5,7-13,15-18,22-24,28-32,36-42		
	Industrial ap	oplicability (IA)	Yes: No:	Claims Claims	1-43		
2.	Citations an	nd explanations					
	see separa	te sheet					
	Box No. VII	Certain defects	in the int	ernationa	l application		
— Th	· · · · · · · · · · · · · · · · · · ·				ernational application have been noted:		
	see separa						
	Jopaiu						
	Pov No VII	U Cortain observ	otions on	the inter	national application		

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

1 Re Item V.

1.1 The following documents are referred to in this communication:

D1: US-B-6 397 2601 (HISCOCK JAMES SCOTT ET AL) 28 May 2002 (2002-05-28)

D2: US-B-6 295 2761 (BHASKAR RAGULA ET AL) 25 September 2001 (2001-09-25)

1.2 Document **D1** discloses, according to features of **claim 1**, a method controlling the distribution of traffic flow in a load-sharing redundancy group comprising a first gateway device and a second gateway device configured to forward packets sent from hosts (*Fig. 3; col. 6, lines 21-32*), comprising:

assigning a first plurality of forwarding addresses to the first gateway device (Fig. 3: R1, MAC-MB, MAC-MA);

assigning a second plurality of forwarding addresses to the second gateway device (Fig. 3: R2, MAC-MB, MAC-MA);

distributing the forwarding addresses to hosts to use in sending packets to the redundancy group *(col. 7, lines 8-26)*;

the hosts sending packets using the distributed forwarding addresses (col. 7, lines 27-44);

The method defined by **claim 1** differs from that known method in that the traffic flows can be adjusted by measuring flows and comparing it to a target. The distribution of load can thus be dynamically changed.

However, these features have already been employed for the same purpose in a similar method, see document **D2**, *col.* 15, lines 16 to 51. It would be obvious to the person skilled in the art, namely when the same result is to be achieved, i.e. dynamically change the load distribution, to apply these features with corresponding effect to a method according to document **D1**, thereby arriving at a method according to **claim 1**.

Hence, no inventive step is present in the subject-matter of **claim 1** (Article 33(3) PCT).

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2004/019617

- 1.3 Independent claim 10 relates to a method comprising substantially the same features as the method defined by claim 1. Independent claims 15, 24, 30 and 39 relate to respective devices implementing the method defined by claims 1 and 10 and having corresponding apparatus features. Hence, the subject-matter of claims 10, 15, 24, 30 and 39 is also not based on an inventive step (Article 33(3) PCT).
- 1.4 Dependent claims 2, 3, 5, 7-9, 11-13, 16-18, 22-23, 28, 29, 31, 32, 36, 37, 38, 40-42 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step because their features are either directly derivable from the prior art (D1, D2; see the international search report) or represent merely obvious design options.
- 1.5 The subject-matter of dependent claims 4, 6, 14, 19-21, 25-27, 33-35 and 43 is not rendered obvious by the prior art. Load distribution is done using a hash of the source MAC address according to D1. Document D2 does not disclose any details of the load distribution algorithm. The load distribution according to claims 4, 6, 14, 19-21, 25-27, 33-35 and 43 based on forwarding addresses flexibly assigned to routers provides an advantage in that a changed load distribution becomes immediately effective because packets addressed to the MAC addresses cached by clients will automatically be diverted to the router to which the address has been newly assigned. According to D1, the router is determined when responding to an ARP request. Cached MAC addresses will thus always be routed to the same router even after changing the load distribution (e.g. according to D2), i.e. changes become effective only when the cache is refreshed by a new ARP request.

The subject-matter of claims 4, 6, 14, 19-21, 25-27, 33-35 and 43 therefore meets the requirements of Articles 33(2) and (3) PCT with regard to novelty and inventive step.

2 Re Item VII.

- 2.1 Independent claims 1, 10, 15, 24, 30 and 39 are not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1: see the comments and citations in item V) being placed in the preamble (Rule 6.3(b)(l) PCT) and with the remaining features being included in the characterising part (Rule 6.3(b)(ii) PCT).
- 2.2 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

3 Re Item VIII.

3.1 It is clear from the description and the drawings that the following features are essential to the definition of the claimed invention:

a forwarding address is re-assigned to a different gateway device so as to adjust the traffic flow

No alternative has been disclosed for the step of adjusting. The load balancing scheme of the claimed invention is entirely based on the assignment of forwarding addresses to gateways. An adjustment of the load distribution can thus only be achieved by changing the address assignment.

Since independent claims 1, 10, 15, 24, 30 and 39 do not contain this feature they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

Note: the formulation "adjust the measured traffic flow using one of the forwarding addresses" does also not clearly differentiate the claimed method against the prior art. The load balancing method disclosed in **D2** does also "use" the MAC addresses of the routers in ARP responses so as to balance the load between the routers based on measurements of the current load.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/US2004/019617

- 3.2 Although method claims 1 and 10 and apparatus claims 15, 24, 30 and 39 have been drafted as separate independent claims, they appear to relate effectively to the same subject-matter and to differ from each other only with regard to the definition of the subject-matter for which protection is sought and in respect of the terminology used for the features of that subject-matter. The aforementioned claims therefore lack conciseness and as such do not meet the requirements of Article 6 PCT.
- 3.3 The vague and imprecise statement in the description on page 21 (last two lines: "full scope of equivalents whether foreseeable or unforeseeable now or in the future") implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them.